

# United States Patent and Trademark Office



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/786,910	02/25/2004	Randy Gearhart	3329	4401	
75	90 06/21/2005		EXAM	INER	
Sean T. Bradle	Sean T. Bradley			PARSLEY, DAVID J	
Chase Law Firn	n, L.C.				
Suite 130			ART UNIT	PAPER NUMBER	
4400 College Boulevard			3643		
Overland Park,			DATE MAILED: 06/21/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
David J. Parsley   3943   3	_	10/786,910	GEARHART, RANDY				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Eatherwise is entering the available under the previous of 3 C.FR 1.138(a). In no event, however, may a reply be timely filed  # the period for reply specified above is less than a thinky (30) days, a reply within the stabletary enterind with a control of the period for reply specified above is less than thinky (30) days, a reply within the stabletary enterind with a reply of the period for reply specified above is less than thinky (30) days, a reply with the stabletary enterind with a reply of the period for reply specified above is less than thinky (30) days, and a reply the timely flex; may record with the communication.  ### A Provided by the Ciffic later than these norms after the mailing date of this communication to become ABANDORED (30 U.S.C. § 13.5).  ### A Provided by the Ciffic later than these norms after the mailing date of this communication to become ABANDORED (30 U.S.C. § 13.5).  ### A Provided by the Ciffic later than these norms after the mailing date of this communication.  ### A Provided by the Ciffic later than the communication of the mailing date of this communication.  ### A Provided by the Ciffic later than the communication of the above than the communication of the allowed.  ### A Provided by the Ciffic later than the communication of the allowed.  ### A Provided by the Ciffic later than the communication of the allowed.  ### A Provided by the Ciffic later than the communication of the communication of the communication of the communication.  ### A Provided by the Ciffic later than the communication of the communication.  ### A Provided by the Ciffic later than the communication of the communication of the communication of the communication of the communication.  ### A Prov	Office Action Summary	Examiner	Art Unit				
Period for Reply  A SHOATENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  after \$30, (8) MONTHS from the mailing date of this communication.  If the period for reply specified source, the maximum statutions period will poply and will appres \$30, (8) MONTHS from the mailing date of this communication.  If the period for reply specified source, the maximum statutions period will poply and will apply and will appres \$30, (8) MONTHS from the mailing date of this communication.  If the period for reply specified source, the maximum statutions period will poply and will apply and will and		David J. Parsley	3643				
THE MAILING DATE OF THIS COMMUNICATION.  Extensions of time may be available under the provisions of 3 C/R 1.13(b), in no event, however, may a reply be limitly filed after SX (6) MONTHS from the mailing date of this communication. The control of		pears on the cover sheet with the	correspondence address				
1) Responsive to communication(s) filed on 23 May 2005. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims 4) Claim(s) 14-19 is/are pending in the application. 4a) Of the above claim(s)	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any						
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### **Detailed Action**

#### Amendment

1. This office action is in response to applicant's amendment dated 5-3-05 and this action is non-final.

## Claim Rejections - 35 USC § 112

2. Claim 19 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. It is unclear to how the tertiary lengths have shorter strength than the primary legs.

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 14-18 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 1,734,346 to Reinhardt.

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Referring to claims 14 and 16, Reinhardt discloses a fishing lure enhancement comprising, a skirt – at 14-17,14'-17', of resilient material – see page 1 lines 60-70, having a hub – at 6,8,15, and a plurality of circumferentially spaced primary legs – at 14,17 or 14',17', extending radially outwardly from the hub generally in a common plane when the skirt is at rest – see for example figures 1-4, the hub being adapted for passage of a fishing line – at 9, therethrough – at 8, each of the primary legs including a plurality of secondary, generally parallel legs – at 14, extending from the hub in side by side relationship and presenting free ends that define the perimeter of the skirt and/or the outer end of the primary leg – see figures 1-4, whereby the primary legs exhibit first order movements and the secondary legs exhibit second order movements to enhance the action of the lure – see for example figures 1-4 and pages 1-2.

Referring to claims 15 and 18, Reinhardt discloses the hub has a generally radially extending slit between each of the primary legs – see proximate 15,17 or 15',17' in figures 3-4, to provide an independent axis of bending movement for each of the primary legs independent of the movements of the secondary legs – see for example figures 1-4.

Referring to claim 17, Reinhardt discloses the hub has elements providing an axis of bending movement for each of the primary legs independent from movements of the secondary legs – see where items 15, 17 or 15',17, meet in figures 3-4.

Claims 14-19 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 3,461,598 to Brewster.

Referring to claims 14 and 16, Brewster discloses a fishing lure enhancement comprising a skirt – at 23, of resilient material having a hub – at 21-22,33, and a plurality of circumferentially spaced primary legs – at 23, extending radially outwardly from the hub

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generally in a common plane when the skirt is at rest – see for example figures 2-4, the hub being adapted for passage of a fishing line – at 13-14 therethrough – see at 22 in figures 1 and 4, each of the primary legs including a plurality of secondary generally parallel legs – at 23, comprising strips of material extending from the hub in side by side relationship and presenting free ends that define the perimeter of the skirt and further define the outer end of the respective primary leg – see for example figures 1-4, whereby the primary legs exhibit first order movements and the secondary legs exhibit second order movements to enhance the action of the lure – see for example figures 1-4.

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Referring to claims 15 and 18, Brewster discloses the hub – at 21-22,33, has a generally radially extending slit therein – see for example figures 2 and 4, between each of the primary legs to provide an independent axis of bending movement for each of the primary legs independent of the movements of the secondary legs – see for example figures 1-4.

Referring to claim 17, Brewster discloses the hub has elements – at either of 21 or 33, providing an axis of bending movement for each of the primary legs independent of the movements of the secondary legs – see for example figures 2 and 4.

Referring to claim 19, Brewster discloses the skirt further comprises a plurality of tertiary legs – at 23, of shorter strength than the primary legs extending outwardly form the hub, each of the tertiary legs being disposed between a respective pair of primary legs – see for example figures 2 and 4.

Claim Rejections - 35 USC § 103

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4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claim 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Reinhardt as applied to claim 16 above, and further in view of U.S. Patent No. 5,127,183 to Wulff. Reinhardt does not disclose the skirt further comprises a plurality of tertiary legs of shorter length than the primary legs extending radially outwardly from the hub, each of the tertiary legs being disposed between a respective pair of the primary legs. Wulff does disclose the skirt – at 28,30, further comprises a plurality of tertiary legs – see figure 4, of shorter length than the primary legs extending radially outwardly from the hub – at 16,26, each of the tertiary legs being disposed between a respective pair of the primary legs – see for example figure 4. Therefore it would have been obvious to one of ordinary skill in the art to take the device of Reinhardt and add the skirt with tertiary legs of Wulff, so as to allow for the device to be more attractive to fish as it is pulled through the water.

### Response to Arguments

5. Regarding claims 14-19, applicant argues that he Reinhardt US 1734346 does not disclose primary legs extending radially outwardly from the hub with the primary legs having a plurality of secondary generally parallel legs. Applicant further argues that the first and second order movements of the primary and secondary legs are not disclosed as claimed in the Reinhardt Art Unit: 3643

reference. As seen in figure 4 of Reinhardt the primary legs can be the collective group of the threads/strips – at 14, which would make four primary legs shown in figure 4, and the secondary legs can be each individual thread/strip – at 14. Alternatively, as seen in figure 4 of the Reinhardt reference the primary legs can be the legs – at 14 and the secondary legs can be the legs – at 14' which are connected to the legs – at 14. Further, as seen in figures 1-5 of the Reinhardt reference the primary legs are adapted to move and the secondary legs are adapted to move and thus exhibit types of movements. The limitations first order movements and second order movements are broad limitations and thus any type of movement of the primary legs and the secondary legs exhibit a movement which can be construed as a first order or second order movement.

### Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to David J. Parsley whose telephone number is (571) 272-6890. The examiner can normally be reached on 9hr compressed.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Poon can be reached on (571) 272-6891. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David Parsley
Patent Examiner
Art Unit 3643

PETER M. POON SUPERVISORY PATENT EXAMINER

6/17/05